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8	Attorneys for Defendants State of Arizona,	
9	Michael R. Sheldon, Aaron Bowen,	
10	Lea'cher Carter, and Unique Coleman	
11	IN THE UNITED STATES DISTRICT COURT	
12	FOR THE DISTRICT OF ARIZONA	
13	Matthew Phillip Solan,	Case No: CV24-02061-JJT-DMF
14	Plaintiff,	DEFENDANTS' <i>OPPOSED</i> MOTION FOR ADDITIONAL TIME TO
15	VS.	RESPOND TO MOTION FOR PRELIMINARY INJUNCTION (DOC.
16	The State of Arizona; Jennifer L.	17)
17	Cunico; Michael R. Sheldon; Aaron Bowen, Calvin J. Flowers; Steven Kwoh;	
18	Kindra Ochoa, Lea'cher Carter, Unique Coleman; John Does 1-100; Jane Does 1-	
19	100; Black Corporations 1-10; and White	
20	Entities 1-10,	
21	Defendants.	
22		
23	Defendants State of Arizona, Michael Sheldon, Aaron Bowen, Lea'cher Carter,	
24	and Unique Coleman, through counsel undersigned, move for additional time to respond	
25	to Plaintiff's Motion for Preliminary Injunction (doc. 17), from March 31, 2025, to	
26	April 18, 2025, due to multiple conflicting deadlines that my colleague Jordan Kendall	
27	and I have in other matters, and the time involved in working with Defendants to respon	
28	to the many factual allegations contained in Plaintiff's Motion. In addition, I have a	

medical procedure appointment on March 31, 2025, that has been rescheduled twice due 1 2 to my extremely busy litigation calendar and which cannot be rescheduled again. This 3 request is made for legitimate reasons and is not for purposes of delay. 4 As required by LRCiv 7.3(b), I have conferred with Plaintiff in writing, and he 5 will not agree to an extension. 6 Notwithstanding Plaintiff's disagreement, Defendants respectfully request that the 7 Court grant this Motion and allow them until April 18, 2024, to respond to the Motion 8 for Preliminary Injunction. 9 Respectfully submitted this 24th day of March, 2025. 10 Arizona Attorney General's Office 11 /s/ Ann Hobart 12 Ann Hobart Jordan Kendall 13 Assistant Attorneys General Attorneys for Defendants 14 I certify that I electronically transmitted 15 the attached document to the Clerk's Office using the CM/ECF System for filing this 24th day of March, 2025. 16 17 COPY mailed and emailed this 24th day of March, 2025, to: 18 Matthew P. Solan 19 c/o Arizona State Hospital 501 N. 24th Street 20 Phoenix, Arizona 85008-6056 legal@fox-ranch.com 21 Plaintiff 22 $/_{\rm S}/$ Deb Sawyer 23 24 25 26 27 28